United States Bankruptcy Court Eastern District of Michigan

In re: Mary Ann Ferro	Cn. 13 Case No. 19-44566
Debtor.	Judge: TUCKER
	nfirmation Hearing Certificate ompleted fully]
At the next confirmation hearing in thi following]	s case, the debtor intends to: [Check ONE of the
	otor's plan, because all timely objections of olved. I have emailed to the trustee a proposed in paragraph 2 of the Chapter 13 Case
have not been resolved. I have emailed plan, as required in paragraph 2 of the are at an impasse in attempting to resolute The following are: (a) the parties whose	ebtor's plan, even though all timely objections d to the trustee a proposed order confirming the Chapter 13 Case Management Order. The parties live these objections despite all reasonable efforts. Se timely objections have not been resolved; (b) the legal and factual issues that must be resolved by tion:
Trustee Objections:	
Issues:	
Creditor # 1: Microff-the Debte by this creditor Creditor # 2: Objections: Issues: Creditor# 3: Issues:	or is confident she can resolve the objections filed
3 Request an adjournment of the due to the following good cause: For t	confirmation hearing to, 2018, the amended plan to to run

4 Dismiss the case. [The Court will consdismiss the case under Fed.Bankr.R.P. 1017(fdismissal and the case will be removed from the case.	(2), and the Court will enter an order of
5 Convert the case to chapter 7. [The Codebtor to convert to chapter 7 under Fed.Bank an order of conversion to chapter 7 and the case of conversion to chapter 7.	r.R.P. 1017(f)(3), and the Court will enter
6 Re-convert the case to chapter 7. [The case will remain on the docket and parties will have an opportunity to be heard.]	
_/s/ Gle	n Turpening
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